

**EXHIBIT B**

1 BROOKS R. BROWN (SBN 250724)

*bbrown@goodwinprocter.com*

2 STEVEN A. ELLIS (SBN 171742)

*sellis@goodwinprocter.com*

3 **GOODWIN PROCTER LLP**

601 S. Figueroa Street, 41<sup>st</sup> Floor

4 Los Angeles, California 90017

Tel.: 213.426.2500

5 ROBERT B. BADER (SBN 233165)

*rbader@goodwinprocter.com*

6 **GOODWIN PROCTER LLP**

7 Three Embarcadero Center, 24th Floor

San Francisco, California 94111

8 Tel.: 415.733.6000

Fax: 415.677.9041

9 Attorneys for Defendant:

10 *Countrywide Home Loans, Inc.*

11 **UNITED STATES DISTRICT COURT**

12 **NORTHERN DISTRICT OF CALIFORNIA**

13 **SAN JOSE DIVISION**

14 JAY RALSTON, On Behalf Of Himself And

15 All Others Similarly Situated,

16 Plaintiff,

17 v.

18 MORTGAGE INVESTORS GROUP, INC.;  
19 MORTGAGE INVESTORS GROUP, a  
general partnership; COUNTRYWIDE HOME  
LOANS, INC. AND DOES 3-10,

20 Defendants.

Case No. 08-CV-00536 JF (PSG)

**[PROPOSED] SUPPLEMENTAL CASE  
MANAGEMENT ORDER**

Date: February 11, 2011

Time: 10:30 a.m.

Courtroom: 3 - 5th Floor

Judge: Hon. Jeremy Fogel

21

22

23

24

25

26

27

28

1                   **[PROPOSED] SUPPLEMENTAL CASE MANAGEMENT ORDER**

2                   Upon consideration of the parties□Joint Supplemental Case Management Statement filed  
 3 on January 18, 2011 (Dkt. No. 197), the parties□letter briefs filed on January 28, 2011 (Dkt. Nos.  
 4 204, 205, 206) and the arguments of counsel at the February 11, 2011 Case Management  
 5 Conference, and for good cause showing, the Court hereby **ORDERS** that the following case  
 6 management schedule be entered in this action (subject to further amendments that the Court may  
 7 grant based upon good cause shown):

8                   1.       Countrywide Home Loan□s Motion to Strike Certain of Plaintiff□s Allegations  
 9 Pursuant to Fed. R. Civ. P. 12(b)(1) and 23(c) and (d) (Dec. 3, 2010) (Dkt. No. 163) will be heard  
 10 on **March 11, 2011 at 9:00 a.m.**

11                  2.       The parties are to provide any expert reports for expert witnesses expected to be  
 12 called on the issue of class certification by **April 4, 2011**.

13                  3.       The parties are to provide any rebuttal expert reports for expert witnesses expected  
 14 to be called on the issue of class certification by **May 5, 2011**.

15                  4.       Plaintiff shall file his motion for class certification, together with all memoranda of  
 16 law, argument and evidence relied upon by him in support of his motion for class certification, by  
 17 **May 20, 2011**.

18                  5.       Defendants shall file their oppositions to the class certification motion, together  
 19 with all memoranda of law, argument and evidence relied upon by Defendants in opposition to  
 20 class certification, by **June 17, 2011**.

21                  6.       Plaintiff shall file his certification reply papers responding to the arguments and  
 22 evidence advanced by Defendants in their class certification opposition submissions by **July 15,**  
 23 **2011.**

24                  7.       The motion for class certification will be heard on **July 29, 2011 at 9:00 a.m.**

1 **IT IS SO ORDERED.**

2 Dated: \_\_\_\_\_, 2011

3 HON. JEREMY FOGEL  
4 United States District Judge

## PROOF OF SERVICE

I further certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non registered participants on February 4, 2011.

/s/ Brooks R. Brown  
Brooks R. Brown